

STATE OF MICHIGAN  
IN THE 10<sup>TH</sup> JUDICIAL CIRCUIT COURT - FAMILY DIVISION  
SAGINAW COUNTY

MELISSA J. CALICE,  
Plaintiff

FILE #: 2012 017215 DZ - 4

Vs  
RICHARD A. CALICE,  
Defendant

A TRUE COPY  
Susan Kaltenbach, Clerk

ORDER REGARDING LEGAL CUSTODY

AT A SESSION OF SAID COURT HELD AT THE COURT HOUSE IN THE CITY AND COUNTY  
OF SAGINAW, STATE OF MICHIGAN, ON THIS 19 DAY OF August, 2015.

This matter came before the Court on August 12, 2015 for Plaintiff-Mother's objection to the report and recommendation regarding legal custody. Plaintiff-Mother and her attorney, Defendant-Father, and an Associate Friend of the Court appeared. The Court held a hearing and the Court being otherwise fully advised in the premises orders as follows:

IT IS ORDERED that effective August 12, 2015 the Plaintiff and Defendant shall be granted joint legal custody of the two minor children of this cause with Plaintiff having 51% custody and Defendant having 49% custody.

IT IS ORDERED that Plaintiff shall ensure that Defendant is included in any and all major decisions involving the children. If the parties are unable to agree regarding a joint legal custody issue then Plaintiff shall ultimately make the decision.

IT IS ORDERED the Plaintiff shall see to Defendant having information necessary to access the schools, physicians and any third party professionals working with the children.

IT IS ORDERED the Defendant shall interact in a professional manner with those individuals working with the minor children. He shall not threaten, video or audio tape, or speak disrespectfully to the individuals (teacher, coaches, therapists, physicians) who may be involved at any juncture in the children's lives. If evidence exists of ongoing difficult interaction with involved professionals and/or the children's needs being compromised because of his lack of cooperation, revocation of Defendant's joint legal custody privileges may be considered in the future.

IT IS ORDERED the Defendant shall see to Plaintiff having information necessary to any relevant professionals involved with the children during his parenting time periods, as well. He shall include her in and reach agreement upon any major decisions necessary during his parenting time periods. If the parties are unable to agree, Plaintiff will ultimately be entitled to make the decision.

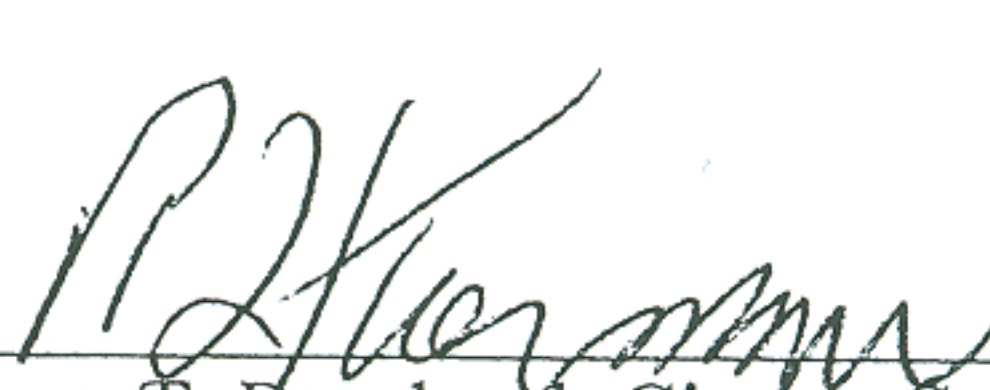
IT IS ORDERED that the Court's prior order allowing the minor child, Rocco's physician(s) to prescribe medication for ADHD, and for this child to take these medications shall remain in full force and effect.



IT IS ORDERED that both parties shall see to giving the children any/all medication prescribed b their treating physician.

IT IS ORDERED that in either parent's absence at an agreed upon major medical appointment/procedure, the absent parent shall provide the other parent written documentation for the treating physicians, for purposes of agreeing upon a course of treatment in their absence.

IT IS FURTHER ORDERED that all previous orders and provisions of previous orders not in conflict with this order shall remain in full force and effect.

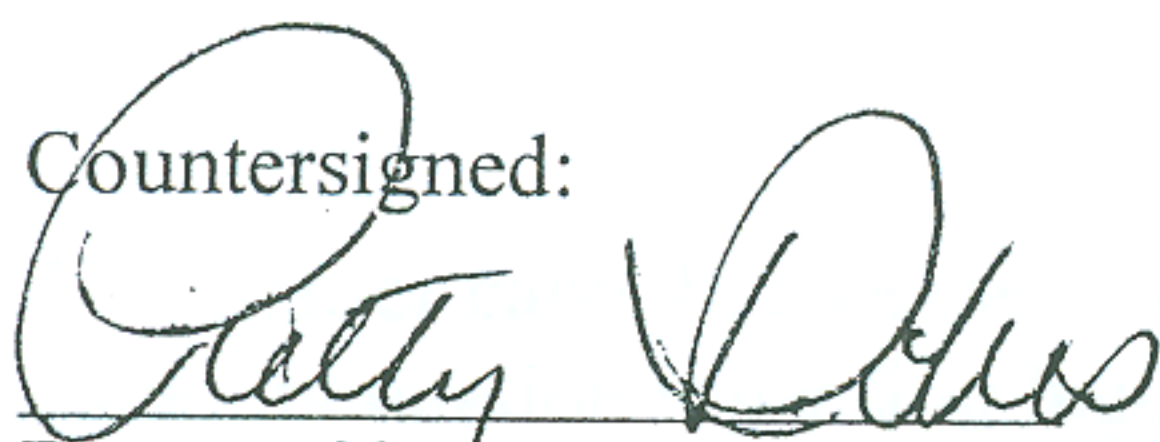


James T. Borchard, Circuit Court Judge

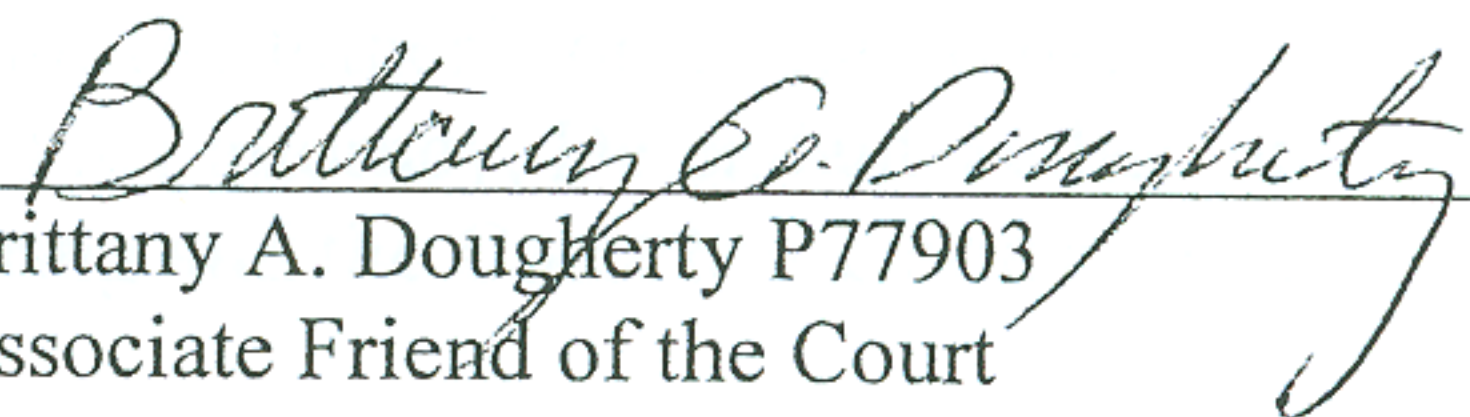
Acting in the Absence of  
Hon. James T. Borchard

**CIRCUIT JUDGE** Prepared by:

Countersigned:



Deputy Clerk



Brittany A. Dougherty P77903  
Associate Friend of the Court

CERTIFICATE OF MAILING

I certify that I sent by first class mail with postage fully prepaid thereon, a copy of the foregoing to the Plaintiff and Defendant and/or attorneys of record, at their addresses as shown by the most recent record by the Friend of the Court.

19 Aug 15  
Date of Mailing

  
Friend of the Court Staff